Box No. VIII (iv) DECLARATION: INVENTORSHIP (only for the perposes of the designation of the United States of America)
The declaration must conform to the following standardized wording provided for in Section 214; see Notes to Boxes Nos. VIII, VIII (i) to (v)
(in general) and the specific Notes to Box No. VIII (iv). If this Box is not used, this sheet should not be included in the request.

	2000 2 2001 27 27 27	
Declaration of inventorship (Rules 4.17(iv) and 51bis.1(a)(iv)) for the purposes of the designation of the United States of America:		
I hereby declare that I believe I am the original, first and sole (if only one inventor is listed below) or joint (if more than one inventor is listed below) inventor of the subject matter which is claimed and for which a patent is sought.		
This declaration is directed to the international application of which it forms a part (if filing declaration with application).		
This declaration is directed to international application No. PCT/ IB2004/001887 (if furnishing declaration pursuant to Rule 26ter).		
I hereby declare that my residence, mailing address, and citizenship a	are as stated next to my name.	
I hereby state that I have reviewed and understand the contents of the above-identified international application, including the claims of said application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign priority, and I have identified below, under the heading "Prior Applications," by application number, country or Member of the World Trade Organization, day, month and year of filing, any application for a patent or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.		
Prior Applications:		
I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.		
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.		
Name: Jörg FUCHSLOCHER		
Residence: Lonay, Switzerland (city and either US state, if applicable, or country)		
Mailing Address: . 33 Rte de Bramblens, CH-1027 Lonay, Switzerland.		
Inventor's Signature: (if not contained in the request, or if declaration is corrected or	Date: 19/03/7.004 (of signature which is not contained in the request, or of the	
added under Rule 26re Vafter the filing of the international application. The signature must be that of the inventor, not that of the agent)	declaration that is corrected or added under Rule 26ter after the filing of the international application)	
Residence: Lausanne, Switzerland (city and cither US state, if applicable, or country)		
Mailing Address: Av. du Servan 25, CH-1006 Lausanne, Switzerland		
Citizenship: IR		
Inventor's Signature: (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	Date: 19/04/2004 (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)	
This declaration is continued on the following sheet, "Continuation of Box No. VIII (iv)".		

Conseils en Droit de la Propriété Intellectuelle Américain

PUS-S011-001N

POWER OF ATTORNEY / POUVOIR / VOLLMACHT

For drawings, designs, trademarks, and patents/ Pour dessins, modèles, marques, et brevets/ für Muster, Modelle, Warenzeichen, und Patents/

The undersigned/les sousigné(s)/Der-Die Unterzeichnete(n): SPRINGBOOST S.A., of Commugny, Switzerland, and/or Jörg FUCHSLOCHER, of Lonay, Switzerland, and/or Behrouz BAYAT, of Lausanne, Switzerland

hereby appoints/donne-donnent par la présente, mandat à/enteilt-erteilen hiermit Vollmacht Moetteli & Associés SàRL John Moetteli Reg. No. 35,289 Sherman Pernia, Reg. 34,404

To represent him-them with respect to/pour le-la-les représenter pour/zur Vertretung bezüglich:

US and PCT Patent applications in which I-we are a named inventor(s)/demandes de brevets d'invention américaines et PCT pour lequels je suis-nous sommes inventor(s)/Americanishe und PCT Patentanmeldungen für denen ich-wir als Erfinder genannt bin-sind

The above Attorney(s) is-are authorized to take any steps necessary for obtaining and maintaining the protection requested and to intervene as in their capacity of duly appointed Attorney(s) after filing of an application. In particular he-they is-are authorized to act before the competent authorities and to substitute all or part of the present power. If necessary the Attorney(s) is-are authorized to withdraw the application(s) and the registration(s). Unless this Power is formally cancelled the mandate will not be terminated by any of the grounds provided for in Section 405 of the Civil law. In case of any dispute or litigation arising from the present power, the parties declare that they expressly accept the competence of the Courts of Geneva and the application of the Swiss Law.

Le(s) mandataires susnommé(s) est-sont autorisé(s) à remplir toutes les formalités nécessaires pour l'obtention et le maintien de la protection sollicitée et à agir en qualité de mandataire(s) après le dépôt d'un demande. En particulier, il(s) est-sont autorisé(s) à traiter avec les autorités compétentes et à nommer un sous-mandataire pour tout ou pour une partie du présent pouvoir. Le(s) mandataire(s) est-sont en outre autorisé(s) à retirer la-les demande(s) déposée(s) ou le(s) droit(s) de protection correspondant(s) obtenu(s). A moins de révocation expresse, ce mandat ne s'éteindra pas pour l'une des causes prévues à l'art. 405 du Code des Obligations. Pour tous différends ou litiges qui résulteraient du présent mandat, les parties déclarent accepter expressément la compétence des Tribunaux genevois et l'application du droit suisse.

Der-Die obengenannte(n) Bevollmächtigte(n) ist-sind befugt, alle notwendigen Handlungen für den Erwerb und die Aufrechterhaltung des-der nachgesuchten Schutzes(n) vorzunehmen und als bevoll-mächtigte(r) Vertreter nach der Eintragung des-der Schutzrechte zu handeln. Insbesondere ist-sind er-sie ermächtigt, in diesen Angelegenheiten vor den zuständigen Behörden tätig zu sein und für den ganzen Umfang dieser Vollmacht oder für einen Teil derselben einen Stellvertreter zu benennen. Er-Sie ist-sind auch ermächtigt, die eingereichte(n) Anmeldung(en) und das-die erteilte(n) Schutzrecht(e) zurückzuziehen. Ohne ausdrücklichen Widerruf erlischt diese Vollmacht in den in Art 405 OR aufgeführten Fällen nicht. Im Falle von Unstimmigkeiten oder Streitfällen, die aus vorliegender Vertretung entstehen, erklären sich die Parteien ausdrücklich mit der Zuständigkeit der Genfer Gerichte und der Anwendung Schweizer Rechts einverstanden

Signature of the applicant		itre/Titel: Co-Inventor
Jorg FU	JCHSLOCHER Place a	nd date Lausanne, 19/03/2004
Signature du titulaire		tre/Titel: co-inumber
Behrouz BAY	(AI Lieu et	date Langery 19/29/2004
Unterschrift des Anmelders	, title	Mitter Titel: Director Product Development
SPRII	NOBOOS1 S.A.	Datum Lauraune 19/09/2004
Na lansitation manital	I ámilication non avinda	Kaina Raalouhiauna arfardarlich